This is Google's cache of http://www.avisen.dk/blogs/justicesoldier/justitsmord-cover-up-case-documentation_43702.aspx. It is a snapshot of the page as it appeared on 20 Oct 2014 18:53:54 GMT. The current page could have changed in the meantime. Learn more Tip: To quickly find your search term on this page, press Ctrl+F or 光-F (Mac) and use the find bar.

Text-only version

AVIS=IN.DK

Nyhedsbrev | Opret profil | Log ind | A Cookies & privatlivspolitik

Til investorer, der ønsker en behagelig pensionisttilværelse

Hvis du har værdipapirinvesteringer for mere end 2,5 mio kroner, kan du downloade en guide, skrevet af "Forbes" skribenten og formueforvalteren Ken Fisher's selskab. Guiden hedder "Pensionsplan – på 15 minutter". Selvom du allerede har en plan, vil det være en god ide at få veiledningen!

Klik her for at downloade planen!

FISHER INVESTMENTS NORDEN"





Søa i bloaindlæa Q

Nyt indlæg Debatregler

Bliv ven med Avisen.dk

'Justitsmord" Cover-up : Case **Documentation**

14. marts 2014 08:24

Visninger [1475] Debat [10]

"Justitsmord" Cover-up: Case Documentation

By Justice Soldier

Latest revision: 29-08-2014 (this is still a work in progress)

Share this article on: <u>Facebook</u> ● <u>Twitter</u> ● <u>Google+</u> ● <u>LinkedIn</u>

Article on Scribd.com

ABOUT THIS ARTICLE (PREAMBLE)

•In a nutshell: This case is all about CHILDREN.

"Justitsmord" is the Danish word for miscarriage of justice which literally translates to "justice murder".

Due to Danish state corruption, institutional racism, and institutional sexism against fathers, three years ago, my time with my children was **illegally** changed and reduced from 1 week every other week, to just 4 days every other week..since then, I have been continually fighting the system, and I have decided to expose and crash the system.

Links to actual (anonymised) case documentation proving "Justismord" are provided in the articles.

Justice Soldier

Justice Soldier 1972

Nyt job: Støbetekniker / Plastmager



Lego System A/S Billund



BLOG: Justitsmord Cover-up

In a nutshell: This case is all about

This blog is an **exposé** regarding "Justismord" (miscarriage of justice) and related cover-up involving several Danish state authorities and government ministers.



Due to Danish state corruption, 'Institutional Racism', and institutional sexism against fathers, three years ago, my time with my children was illegally and fraudulently changed and reduced from 1 week every other week, to just 4 days every

I have a claim on breeches of several sections of Danish Penal Law (Straffeloven §146, §155, §156, §157, §163, §215, §261) by the authorities involved.

Links to actual (anonymised) case documentation proving "Justismord" are provided in the articles.





PHOTO: Danish Prime Minister Helle Thorning-Schmidt takes a "selfie" with US President Barack Obama and British Prime Minister David Cameron at the Nelson Mandela Memorial Service 10th December 2013. PHOTO: ROBERTO SCHMIDT/AFP

This article is a detailed exposé of Danish State <u>Institutional</u> <u>Racism(White Supremacy)</u> and Danish State Institutional Sexism (against fathers) and resulting gross <u>miscarriage of justice</u>, and apparent cover-up involving Danish government ministers.

In the UK, <u>'Institutional Racism'</u> was defined by <u>Sir William Macpherson (retired judge)</u> as follows:-

"Institutional racism: the collective failure of an organization to provide an **appropriate** and **professional** service to people because of their colour, culture, or ethnic origin".







Statsforvaltningen, Ankerstyrelsen

●The situation is very serious: Every decision made by

<u>Familieretsafdeling, Psykolognævnet</u>, and Kommunes - especially those involving <u>børnesagkyndige undersøgelser</u> (*English: child welfare investigation*) since at least <u>2009</u> - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

The single Danish phrase that best describes the whole situation is : "Der er ikke fejet noget ind under gulvtæppet" (English: There is nothing swept under the carpet)







The situation is very serious: Every decision made by Statsforvaltningen, Ankerstyrelsen Familieretsafdeling,Psykolognævnet, and Kommunes - especially those involving'børnesagkyndige undersøgelser'(English: child welfare investigation) since at least 2009 - will have to be investigated by the police and people involved will have to 'resign' or be 'fired

INDLÆG | 13





SIDEN | 14. MARTS 2014 08:09





•DANISH PRIME MINISTER'S DUTY: Danish Prime Minister Helle

<u>Thorning-Schmidt</u> as the government's most senior minister has a general duty to supervise the other ministers.

(Danish: <u>Statsministeren har som regeringens øverste chef en almindelig pligt til at føre tilsyn med de andre ministre.</u>)



<u>PHOTO: Danish Prime Minister Helle Thorning-Schmidt</u> (<u>source</u>)

What the above paragraph means is that, if the facts (i.e. documentation) show that ministers have not fulfilled their <u>minister responsibility</u>, it is the <u>Danish Prime Minister's</u> duty to ensure they do or ask them to resign (fire them).

It is clear from the information that is disclosed as part of this article that staff (and contracted persons) from the authorities involved have shown **inappropriate** and **unprofessional** conduct...the only question is "why?"

On <u>Danish Prime Minister's</u> personal <u>website</u>, <u>Prime Minister Helle</u>

Thorning-Schmidt writes the following:-

English: "I became a Social Democrat, because 30 years ago I got my eyes opened up to the fact that people are being discriminated against because of their gender and skin color"

Danish: "Jeg blev socialdemokrat, fordi jeg for 30 år siden fik øjene op for, at mennesker bliver diskrimineret på grund af deres køn og hudfarve"

I believe we are looking at a case of Danish state <u>Institutional</u> <u>Racism(White Supremacy)</u> and Danish State Institutional Sexism (against fathers).

Are Danish Prime Minister Helle Thorning-Schmidt's eyes still open?

•DOCUMENTATION: This article contains hyperlinks to the *actual* case documentation relating to and demonstrating "JUSTITSMORD".

INTRODUCTION



(picture source)

This article introduces a 'new dynamic' into my three year battle for justice....this story could also be called "3 Years A Slave!"



I believe that the state authorities involved and my children's mother have committed several breeches of Danish Penal Law (Straffeloven §146, §155, §156, §157, §163, §215, §261)

Specifically, the <u>miscarriage of justice</u> that my articles expose is related to the illegal and fraudulent reduction in my 7/7 samvær (English: time) with my two children, that I had since 2008, being illegally and fraudulently reduced to 10/4 samvær (time) by <u>Statsforvaltningen</u> in 2011 (at the request of my children's mother based solely on her obviously false accusations).

I have pointed out the facts of the matter proving illegaland fraudulent reduction in my 7/7 samvær (English: time) with my two children, but the authorities have chosen to cover it up.

•FREEDOM OF EXPRESSION

ARTICLE 19

"Everyone has the right to freedom
of opinion and expression;
this right includes
freedom to hold opinions without interference
and to seek, receive and impart information
and ideas through any media
and regardless of frontiers."

- Article 19; Universal Declaration of Human Rights

(picture source)

This case is truly in the public interest.

This case cannot withstand the light of day.. Sagen tåler ikke dagens lys!

I assert my rights to freedom of expression as described under Article 10 of the European Convention on Human Rights, and Article 19 of The Universal Declaration of Human Rights.

This article is written mainly in the English language to increase the exposure of this article (outside of Denmark).

Share this article on: <u>Facebook</u> • <u>Twitter</u> • <u>Google+</u> •<u>LinkedIn</u>

CONTENTS

This article contains the following sections

- 1) POLITICAL SIGNIFICANCE
- 2) OTHER ARTICLES (Based on this article)
- 3) AUTHORITIES INVOLVED
- 4) OTHER RELATED ARTICLES OF INTEREST
- 5) HOW THEY DID IT
- 6) SHOULD MINISTER KAREN HÆKKERUP RESIGN (BE FIRED)?
- **7)** SHOULD STATSFORVALTNINGEN DIREKTØR HELLE HAXGART RESIGN (BE FIRED)?
- **8)** SHOULD ANKESTYRELSENS AFDELINGSCHEF DORRIT SYLVEST NIELSEN RESIGN (BE FIRED)?
- 9) MY COMPLAINT TO PSYKOLOGNÆVNET & PSYKOLOGNÆVNET'S DECISION ("COVER-UP"?)



- 10) PSYCHOLOGIST VS PSYCHOLOGIST
- **11)** Dansk Psykolog Forening's Credibility (SHOULD Formand Eva Secher Mathiasen RESIGN?)
- 12) POLICE REPORT
- 13) THE MOTHER'S FALSE ACCUSATIONS & 'SMOKING GUN'
- 14) INSTITUTIONAL RACISM & SEXISM
- 15) Challenging the Null Hypothesis and Conclusion
- 16) IF YOU ARE A JOURNALIST
- 17) CASE DOCUMENTATION

1) POLITICAL SIGNIFICANCE:



(picture source)

This story is of political significance for Danish politics and is *at least* of equal significance to both the <u>Tamil Case</u> and the <u>Palestinian</u> <u>Stateless Case</u> put together, BUT, in this case, related to the Danish family law system (and most likely affecting more people than affected in both the <u>Tamil Case</u> and the <u>Palestinian Stateless Case</u>).

In both the <u>Tamil Case</u> and the <u>Palestinian Stateless Case</u> ministers were well informed of **inappropriate** and **unprofessional** conduct by staff and authorities that were under the ministers' responsibility...but the ministers chose to do nothing.

I believe that the state authorities involved in this case have committed several breeches of Danish Penal Law (<u>Straffeloven</u> §146, §155, §156, §157, §163, §215, §261)

In this case, Minister Margrethe Vestager and Minister Karen
Hækkerup (and Minister Manu Sareen) have been well informed
of inappropriate and unprofessional conduct by staff and
authorities that were/are under the minister's responsibility...but the
ministers chose to do nothing.

In the UK, <u>'Institutional Racism'</u> was defined by <u>Sir William</u> <u>Macpherson (retired judge)</u> as follows:-

"Institutional racism: the collective failure of an organization to provide an appropriate and professional service to people because of their colour, culture, or ethnic origin".

•Who is Minister Margrethe Vestager?



PHOTO: Minister Margrethe Vestager (Source)

Minister Margrethe Vestager is Minister for Economic Affairs and the



Interior and also the leader of the Radikale Venstre political party that forms the minority Danish coalition government along with Danish Prime Minister Helle Thorning-Schmidt's own political party Socialdemokraterne.

The Danish state authorities involved with this case that <u>are</u> under the responsibility of <u>Minister Margrethe Vestager</u>, are:-

Statsforvaltningen

(English: The States Administration)

•Who is Minister Karen Hækkerup?



PHOTO: Minister Karen Hækkerup (source)

Minister Karen Hækkerup is Danish Justice Minister and member of the Socialdemokraterne political party. Minister Karen Hækkerup has previously been Social Minister and Minister for Food and Agriculture. In short, Minister Karen Hækkerup has been given three minister posts by the Danish Prime Minister Helle Thorning-Schmidt.

When Minister Karen Hækkerup was Social Minister, several Danish state authorities were under Minister Karen Hækkerups responsibility.

The Danish state authorities involved with this case that **were** under the responsibility of <u>Minister Karen Hækkerup</u>, are:-

• Statsforvaltningen

(English: The States Administration)

• Ankerstyrelsens Familieretsafdeling (Familietsyrelsen)

(English: The Division of Family Affairs at the National Social Appeals Board)

Psykolognævnet

(English: The Danish Supervisory Board of Psychological Practice)

•Have Minister Margrethe Vestager, Minister Karen Hækkerup and Minister Manu Sareen done a cover-up?

Both Minister Margrethe Vestager and Minister Karen Hækkerup (in the role of Social Minister) have been well informed about the serious problems regarding the Danish state authorities that they are or have been directly responsible for.

Minister Karen Hækkerup and Minister Margrethe Vestager have both chosen to do absolutely nothing to correct the problems....is this some kind of cover-up?

Read the following letters (in Danish) and decide if there has been a <u>cover-up</u> for yourselves:-

<u>000 Letter from Økonomi -og Indenrigsministeriet dated 07-11-</u> <u>2013</u>(in Danish)

<u>002 Letter from Social Minister Karen Hækkerup 17-10-2012(in</u> Danish)

012 Letter from Ankerstyrelsens Familieretsafdeling 04-07-2013(in



Danish)

NOTE 1: It is clear from the above letter from Økonomi -og Indenrigsministeriet that I had written to <u>Annette Vilhelmsen</u> when she was Socialminister directly after <u>Minister Karen Hækkerup</u>

NOTE 2: I have written directly to Minister Manu Sareen, who is the existing Social minister by email regarding this case and my articles...he has chosen to do nothing.



PHOTO: Minister Manu Sareen (source)

2) OTHER ARTICLES (Based on this article)

"Justitsmord" Cover-up: Should Statsforvaltningen Direktør Helle Haxgart Resign (be fired)?

"Justitsmord" Cover-up: Should Ankestyrelsens Afdelingschef Dorrit Sylvest Nielsen Resign (be fired)?

"Justitsmord" Cover-up: Should Knotorchef Malene Vestergaard from Ministry of Social Affairs Resign (be fired)?

"Justitsmord" Cover-up: Are Statsforvaltningen & Ankestyrelsen Familieretsafdeling Corrupt, Racist & Sexist Against Fathers?

"Justitsmord" Cover-up: Are Dansk Psykolog Forening & Psykolognævnet Corrupt, Racist & Sexist Against Fathers?

3) AUTHORITIES/INSTITUTIONS INVOLVED



(PHOTO: BORBERG THOMAS - SOURCE)

The authorities involved are as Follows:-

• Justitsministeriet (Specifically Minister Karen Hækkerup)

(English: Ministry of Justice)

• Social -og- Integrations Ministeriet (now under a different name)

(English: Ministry for Social-welfare and Integration)

Økonomi -og Indenrigsministeriet



(English: Ministry for Economic Affairs and the Interior)

Ankerstyrelsens Familieretsafdeling (Familietsyrelsen)

(English: The Division of Family Affairs at the National Social Appeals Board)

• Psykolognævnet

(English: The Danish Supervisory Board of Psychological Practice)

• Statsforvaltningen

(English: The States Administration)

- the Kommune (English: council district) in which I live.
- Dansk Psykolog Forening

(English: The Danish Psychologists' Association)

The situation is very serious: Every decision made by Statsforvaltningen, Ankerstyrelsen Familieretsafdeling, Psykolognævnet, and Kommunes - especially those involving 'børnesagkyndige undersøgelser' (English: child welfare investigation) since at least 2009 - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

I have a claim on breeches of <u>Straffeloven</u> (English: Danish Criminal law) <u>Straffeloven</u> §146, §155, §156, §157, §163, §215, §261 and I am in the process of writing a 'politianmeldelse' (English: police report).

More details will be released in future articles, BUT the documentation that I am uploading explains it all in detail.

4) Other Related Articles of Interest

It is worthwhile to read & see the following (Danish) articles/videos, as this allows this article that you are now reading to be put within in a much wider context, and why the disclosure of the information in the documentation linked to this article is very, very important.

- Goodbye Daddy (Danish Broadcasting Corporation documentary about false incest charges) - English subtitled version of the Danish documentary immediately below
- Farvel Far (DR-dokumentar om falske incest anklager)
- Om "Farvel Far" TV-dokumentaren af Bjørn Bertelsen
- Over 100.000 børnesager fejlbehandlet (Foreningen Far)
- <u>Statsforvaltningen laver stribevis af fejl i skilsmissesager</u> (<u>Berlingske</u>)
- Fakta om fejl og klager over Statsforvaltningens afgørelser på børne- og familieområdet (Statsforvaltningen)

Like I wrote previously above: "The situation is very serious: Every decision made by Statsforvaltningen, Ankerstyrelsen
Familieretsafdeling, Psykolognævnet, and Kommunes - especially those involving børnesagkyndige undersøgelser' since at least 2009 - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!)".

5) HOW THEY DID IT





(picture source)

Before the illegal change in my time with my children, I wrote to the Director responsible for the particular Statsforvaltningen offices that my case fell under.

The Director of that particular Statsforvaltningen replied by <u>letter</u> as follows:-

Danish: "Jeg kan oplyse, at vi bestræber os på at levere en høj service, og at vi bestræber os på at være **neutrale** og **upartiske**"

English: "I can inform you that we strive to deliver a high level of service and we strive to be **neutral** and **impartial**"

Read the letter for yourself in the link below:-

<u>002 Letter form the Director Statsforvaltingen 'XXXX' dated 01-07-2010</u>

It is clear from the information that I am disclosing here, that Statsforvaltingen are very **unprofessional** and very **biased**.

I have been told by several Danish people, both female and male, that it is *common* for mothers to kidnap children from the family home, and then to make false accusations about fathers to <u>Statsforvaltningen</u> and the kommune, and for <u>Statsforvaltningen</u> and kommune to act in favour of the mother.



(picture source)

How 'they' did it:

•1) Statsforvaltningen are doing invalid and unethical 'Børnesagkyndige Undersøgelser' (English:child welfare investigation) involving psychologists authorised by Dansk Psykolog Forening (English: The Danish Psychologists' Association) that do not fulfil the minimum requirements (Danish: Udganspunktet for undersøgelsers inhold) dictated in the Vejledning om Børnsagkyndige Undersøgelser (English: Guidelines for Child welfare Investigation).

The guidelines state that there must be "at least two observations of the interactions between that parent and the child".

Observations are allowed to be "home visits (Danish: Hjemmebesøg)". In this case the psychologist only did one observation or home visit (Danish: Hjemmebesøg).

See the following documentation:-

001a 1st Page of Psychologist's report

'Vejledning om børnesagkyndige undersøgelser' (see $\underline{\text{here}}$ and $\underline{\text{here}})$

•2) <u>Statsforvaltningen</u> then deliberately make a false statement (<u>Straffeloven §163</u>) by stating that the 'invalid' investigation met the minimum requirements (Danish:Udgangspunkt) for <u>'Børnesagkyndige Undersøgelser'</u>. as stated in <u>Vejledning om Børnsagkyndige</u>



Undersøgelser (English: Guidelines for Child welfare Investigation)

See the following documentation:-

010 Statsforvaltningens 'JUSTITSMORD' Decision dated 15-02-2011 page 6

•3)Therefafter, Statsforvaltningen, after deliberately making a false statement (Straffeloven §163), make a decision based on the invalid (Danish: ugyldigt) 'Børnesagkyndige Undersøgelser' to (illegal) change and reduce my time with my children from 7 days to 4 days out of every 14 day period - as called 10/4 weekendsamvær arrangement...isn't this 'JUSTITSMORD' (Straffeloven §146)?

See the following documentation:-

<u>010 Statsforvaltningens 'JUSTITSMORD' Decision dated 15-02-2011</u> see page 8

•4) <u>Ankerstyrelsens Familieretsafdeling (Familietsyrelsen)</u> are then *covering-up* the 'JUSTITSMORD' by upholding (illegal) decisions by <u>Statsforvaltningen</u>.

See the following documentation:-

003 Familiestyrelsens 'JUSTITSMORD' Decision dated 16-05-2011

009 Familiestyrelsen Afslag dated 14-09-2011

•5) Psykolognævnet are also covering invalid(ugyldigt) 'Børnesagkyndige Undersøgelser', by upholding invalid(ugyldigt) 'Børnesagkyndige Undersøgelser' that do not meet the minimum requirements set out in the 'udgangspunkt'...even though I prove that the psychologist involved was 'inhabil til sagen' and knew it before the psychologist did the 'Børnesagkyndige Undersøgelser' that did not meet the minimum requirements set out in the 'udgangspunkt'.

See the following documentation:-

026 to statsforvaltningen dated 7-03-2012 *NEW UPLOAD*

•6) The ministries responsible for <u>Statsforvaltningen</u>, <u>Ankerstyrelsens</u> <u>Familieretsafdeling (Familietsyrelsen)</u>, and <u>Psykolognævnet</u> have been in formed in sufficient detail by myself of the problems...but they do not choose to act (i.e cover-up)

See proof in the documentation below:-

001a 1st Page of Psychologist's report

003 Familiestyrelsens 'JUSTITSMORD' Decision dated 16-05-2011

009 Familiestyrelsen Afslag dated 14-09-2011

'Vejledning om børnesagkyndige undersøgelser' (see here and here)

•Forældreansvarsloven: 'Børnesagkyndige undersøgelser'has a legal basis is in "The Law of Parents Responsibility (Danish: Forældreansvarsloven). Forældreansvarsloven is now in jeopardy.

6) SHOULD MINISTER KAREN HÆKKERUP RESIGN (BE FIRED)?

Minister Karen Hækkerup is the Danish Justice Minister.





PHOTO: Minister Karen Hækkerup (source)

See Justitsminister Karen Hækkerup CV

How is Minister Karen Hækkerup's Involved? Very good question.

I wrote to Minister Karen Hækkerup (and her staff) when she was Socialminister from late 2012 to early 2013.

At the times when I wrote to Minister Karen Hækkerup (and her staff) when she was Socialminister, <u>Statsforvaltningen</u>, <u>Ankerstyrelsens</u> <u>Familieretsafdeling (Familietsyrelsen)</u>, and <u>Psykolognævnet</u>, were **ALL** under her direct responsibility.

I believe that the state authorities involved and my children's mother have committed several breeches of Danish Penal Law (<u>Straffeloven §146</u>, §155, §156, §157, §163, §215, §261), and I am now preparing the basis of a police report against staff from the authorities involved.

The situation is such, that due to a conflict of interest, Minister Karen Hækkerup must resign at the moment my politianmeldelse is handed in to Københavns Politi (Copenhagen Police), as my police report is concerning matters that were directly under the responsibility of Minister Karen Hækkerup when she was Socialminister, and as I will be reporting staff from Ministry for Social-welfare and Integration

In Danish words: "Minister Karen Hækkerup er inhabil til sagensom Justitsminister" (English: Minister Karen Hækkerup is disqualified from the case in her role as Justice Minister)

The documentation proves that Minister Karen Hækkerup has direct knowledge of the information that I am disclosing here, and that Minister Karen Hækkerup did absolutely nothing to correct the very serious problems regarding Statsforvaltningen, Ankerstyrelsens Familieretsafdeling (Familietsyrelsen), and Psykolognævnet.

Read the following two letters:-

- 002 Letter from Social Minister Karen Hækkerup 17-10-2012
- 012 Letter from Ankerstyrelsens Familieretsafdeling 04-07-2013

COMPARISON WITH THE "OLIVER CASE"

I should point out that Minister Karen Hækkerup asked for an explanation from Malene Vestergard of Ankerstyrelsens
Familieretsafdeling regarding the "Oliver Case".

Minister Karen Hækkerup should have asked Malene Vestergard of Ankerstyrelsens Familieretsafdeling for an explanantion regarding my case...as I prove that Malene Vestergard's own staff did not do their job properly and disregarded guidelines written by Malene Vestergard.

I should also point out that the father in the Oliver Case is classified as a white ethnic Dane - whereas I am not - is this why Minister Karen Hækkerup refused to ask Malene Vestergard for an explanation regarding my case.

I have been told by various (white) Danes that the reasons for the problems with my case is because I am NOT a white ethnic Dane.





PICTURE: The C.O.W.S "Please, respect me like I am a white person" T-shirt Experiment. picture source.

In the UK, <u>'Institutional Racism'</u> was defined by <u>Sir William Macpherson (retired judge)</u> as follows:-

"Institutional racism: the collective failure of an organization to provide an **appropriate** and **professional** service to people because of their colour, culture, or ethnic origin".

What kind of minister would do "nothing" when presented with such clear evidence of corruption, racism, and sexism?

Minister Karen Hækkerup's decision NOT to ask for an explanation from Kontorchef Malene Vestergard, after I had pointed out to Minister Karen Hækkerup that Kontorchef Malene Vestergard's own staff did not do their job properly and disregarded guidelines written by Malene Vestergard, was both "inappropriate" and "unprofessional".

Like I said before the father in the Oliver Case is "white".

Read the following links (in Danish):-

- Minister vil have redegørelse i Oliver-sag
- •Redegørelse om Oliver-sagen

<u>002 Letter from Social Minister Karen Hækkerup 17-10-2012</u>(in Danish)

022 to Statsforvaltningen Xxxxx Direktør dated 16-01-2012

MINISTER KAREN HÆKKERUP'S MINISTER RESPONSIBILITY

<u>Minister Karen Hækkerup</u>'s direct predecessor in the role of Justice Minister, was <u>Morten Bødskov</u>.



PHOTO: Morten Bødskov (former Justice Minister) (source)
On the 1st October 2012, I wrote an email to Minister Karen



Hækkerup (as social minister), and also the Justice Minister at that time, Morten Bødskov, to inform/complain about abuse of power and brreeches of Danish Penal Law (Straffeloven §146, §155, §156, §157, §163, §215, §261) by Statsforvaltningen and Ankerstyrelsens Familieretsafdeling (Familietsyrelsen).

Morten Bødskov replied the very next day on the 2nd October 2012 by email via his minister secretary as follows:-

English translation: "Justice Minister Morten Bødskov has asked me to thank you for your email of 1 October 2012.

Meanwhile, the Justice Minister has asked me to inform you that your e-mail concerns Social and Integrations Minister's (i.e Minister Karen Hækkerup's) responsibility, and this is why he does not have the opportunity to go into the case.

The Minister of Justice hopes in this respect, that you will understand that he as a minister accepts the responsibilities laid down between the individual ministries.

As it appears from your email that you have also written to the Social and Integration minister (i.e Minister Karen Hækkerup). The Ministry of Justice will take no further involvement regarding your request.

Sincerely,

Minister Secretariat"

See the original email in Danish linked below:-

Email_from_justitsministeriet_02-10-2012

Minister Karen Hækkerup has clearly not fulfilled her minister responsibility. Read the Danish laws regarding a minister's responsibility:-

• <u>Lov om ministres ansvarlighed</u> (English: Danish Law on Minister responsibility)

I believe that <u>Minister Karen Hækkerup</u> should resign from the post of <u>Danish Justice Minister</u>.

If <u>Minister Karen Hækkerup</u> refuses to do the right thing by resigning from her post as <u>Danish Justice Minister</u>, then the <u>Danish Prime</u>

<u>Minister Helle thorning schmidt</u> should show strong moral conviction and simply *fire <u>Minister Karen Hækkerup</u>* from the post of <u>Danish Justice Minister</u>...even though <u>Minister Karen Hækkerup</u> is <u>Danish Justice Minister</u>, and has been given *three* ministry posts by the <u>Danish Prime Minister Helle thorning schmidt</u>.

NOTE: For those of you reading this article outside of Denmark who do not know who the <u>Danish Prime Minister Helle thorning schmidt</u> is , read this link here!

The problems that this article highlights can be attributed to Danish State <u>Institutional Racism(White Supremacy)</u> and Danish State Institutional Sexism (against fathers).

I have done anlaysis concerning the points above. See the following document:-

<u>022 to Statsforvaltningen Xxxxx Direktør dated 16-01-2012</u>*NEW UPLOAD*

The denial of racism is absolutely crucial to its existence.

Read (Danish) <u>Hækkerup: Racisme er ikke en generel tendens i</u>

<u>Danmark</u> (English: Hækkerup: Racism is not a general tendency i

Denmark)





(picture source)

If you also believe that Minister Karen Hækkerup should resign after you have read this article and supporting documentation, then very kindly and very respectfully ask Danish Prime Minister Helle thorning schmidt ask for Minister Karen Hækkerup's resignation in the name of justice and morality by sending an email to the Danish Prime Minister Helle thorning schmidt at stm@stm.dk.



PHOTO: Danish Prime Minister Helle Thorning-Schmidt(source)

7) SHOULD STATSFORVALTNINGEN DIREKTØR HELLE HAXGART RESIGN (BE FIRED)?

Who are Statsforvaltningen and Direktør Helle Haxgart?



•STATSFORVALTNINGEN: Statsforvaltningen(Danish State

Administration) is the state authority that "has been established as
the state authority that handles tasks in areas where it is considered
to be an advantage that administration and related contact between
authorities and citizens are taken care of at local level"

The critical word in the above sentence is the word 'advantage'...to whose 'advantage' and for what 'purpose'?

The problems that this article highlights can be attributed to Danish State <u>Institutional Racism(White Supremacy)</u> and Danish State Institutional Sexism (against fathers).

The 'purpose' of Institutional Racism(White Supremacy) and Institutional Sexism (against fathers) is to give 'advantage' to one particular group by mistreating/abusing the rights of another group.

I have done anlaysis concerning the points above. See the following document:-

022 to Statsforvaltningen Xxxxx Direktør dated 16-01-2012*NEW UPLOAD*



•DIREKTØR HELLE HAXGART: Direktør Helle Haxgart is the Director (Danish: Direktør) of Statsfrovaltningen, and it goes without saying that it is the direct responsibility of the Direktør of Statsforvaltningen to ensure that Statsforvaltningen follow all applicable Danish Laws whilst striving to deliver a high level of service by being neutral and Impartial.

Direktør Helle Haxgart was previously Direktør of Statsforvaltningen Sjælland and Vicedirektør of <u>Statsforvaltninegn Hovedstaden</u> under <u>Direktør Niels Preisler</u>.



PHOTO: Statsforvaltningen Direktør Helle Haxgart (<u>source Bjarne</u> <u>Lüthcke picture no.11</u>)

•DIREKTØR HELLE HAXGART'S INVOLVEMENT: I wrote

to <u>Statsforvaltningen</u>(Danish State Administration) <u>DirektørHelle Haxgart</u> in late 2013 to bring to attention very serious problems in <u>Statsforvaltningen</u> that had led to my 7/7 samvær (time) with my two children, that I had since 2008, being illegally and fraudulently reduced to 10/4 samvær (time) by <u>Statsforvaltningen</u> in 2011 (at the request of my children's mother and her false accusations)...but <u>Statsforvaltningen</u> <u>Direktør Helle Haxgart</u> has done nothing to solve the problem! WHY?

I have a claim on breeches of Danish Penal Law (<u>Straffeloven</u>) §146, §155, §156, §157, §163, §215, §261 by staff from <u>Statsforvaltningen</u>.

Earlier in this article I will explain exactly 'how they did it' and provide links to 'anonymised' actual case documentation.

Now, <u>Statsforvaltningen Direktør Helle Haxgart</u> may not be to blame for the creation of the problem, BUT, <u>StatsforvaltningenDirektør Helle Haxgart</u> has a responsibility to fulfil.

<u>I believe that Statsforvaltningen Direktør Helle Haxgart should resign (be fired).</u>



PHOTO: Statsforvaltningen Direktør Helle Haxgart (source)

I wrote to <u>Økonomi- og indenrigsminister Margrethe Vestager</u>, who is the boss of <u>Statsforvaltningen</u> Direktør Helle Haxgart, and nothing was done to solve the problem.

I refer you to the following letters to Statsforvaltningen Direktør Helle Haxgart, Statsforvaltningen's reply, and Økonomi -og



Indenrigsministeriet's reply.

033 to Statsforvaltningen Direktør Helle Haxgart dated
19 12 2013 *NEW UPLOAD*

034_Statsforvaltningen_Direktion_dated_20_12_2013 *NEW UPLOAD*

<u>035 Statsforvaltningen Kontorchef dated 09 01 2014</u> *NEW UPLOAD*

000 Letter from Økonomi -og Indenrigsministeriet dated 07-11-2013

Statsforvaltningen's Organisation Diagram

In Økonomi -og Indenrigsministeriet's press release <u>"Helle Haxgart er udnævnt til direktør i Statsforvaltningen"</u>, Økonomi- og <u>indenrigsminister Margrethe Vestager</u> states the following about <u>StatsforvaltningenDirektør Helle Haxgart</u>:-

English: "I am glad that Helle Haxgart has accepted the position of Director of State Administration. Helle Haxgart is an adaptable and development-oriented leader who securely led the state administration through the transition period from five regional state administrations to a a single overall stats administration. Helle has extensive experience in the state administrations tasks, and she has a constant focus on the needs of citizens, and that the State Administration live up to people's expectations. "- Margaret Vestager

Danish: "Jeg er glad for, at Helle Haxgart har sagt ja til stillingen som direktør for Statsforvaltningen. Helle Haxgart er en omstillingsparat og udviklingsorienteret leder, som på sikker vis har ført statsforvaltningerne gennem overgangsperioden fra fem regionale statsforvaltninger til en enhedsforvaltning. Helle har stor erfaring med Statsforvaltningens opgaveområder, og hun har konstant fokus på borgernes behov, og på at Statsforvaltningen lever op til borgernes forventninger." - Margrethe Vestager



(picture source)

If you also believe that <u>Statsforvaltningen</u> Direktør Helle Haxgart should resign (be fired) after reading the rest of this article very kindly and respectfully write to <u>Økonomi- og indenrigsminister Margrethe</u>

<u>Vestagerat borger@oimdkor oim@oimdk</u> asking for <u>Statsforvaltningen</u> Direktør Helle Haxgart's immediate resignation.



PHOTO: Minister Margrethe Vestager (Source)



A "Kontorchef" in the Danish language is equivalent to a "Department Head" or "Head of Department" in English.

Since there are physically nine (9) <u>Statsforvaltningen</u> offices, there are several <u>Statsforvaltningen</u> Konotorchefer (Heads of Department).



PHOTO: Kontorchef <u>Jette Røgild</u> from Statsforvaltningen København (English: The State Administration Copenhagen) (<u>source</u>)

<u>Statsforvaltningen København</u> handle **30**% of Statsforvaltningen's familiy law related cases (that could involve meetings with the parents/children). (<u>source</u>)

Statsforvaltningen do not state directly what percentage of the remaining **70%** of family law related cases that are handled by the other eight Statsforvaltningen offices...so I will make some assumptions.

If we assume an even distribution of cases, then on average each of the other eight Statsforvaltningen offices will handle 8.75% of the 70% of cases that do not go to Statsforvaltningen København.

This means that <u>Statsforvaltningen København</u> handles about **3.5 times** as many cases as the other Statsforvaltningen offices.

Are there 3.5 times as many staff at <u>Statsforvaltningen</u> <u>København</u>working on familiy law related cases when compared to the other Statsforvaltningen offices?

With <u>Statsforvaltningen København</u> handling **30**% of Statsforvaltningen's familiy law related cases, and about **3.5 times** as many cases as the **other** Statsforvaltningen offices, logically this means that **at least 30**% of the cases with **problems** will involve <u>Statsforvaltningen København</u>.

By handling **30%** of the family law cases and about **3.5 times** as many cases as the **other** Statsforvaltningen offices, **it is highly probable that my case falls under the responsibility** of <u>Statsforvaltningen København</u> and under Kontorchef <u>Jette Røgild</u>'s direct responsibility.

I neither confirm nor deny the direct involvement of <u>Statsforvaltningen København</u> (previously Statsforvaltningen Hovedstaden) and Kontorchef <u>Jette</u> <u>Røgild</u>with my case.

•THE DEPARTMENT HEAD'S RESPONSIBILITY

The Kontorchef is **responsible** for the work carried out by their department and is also the direct boss/manager/supervisor of the staff within that department.

The above explains why <u>Direktør Helle Haxgart</u> forwarded my letter to her to the "**responsible**" kontorchef.

See the following letters:-

034 Statsforvaltningen Direktion dated 20 12 2013



035 Statsforvaltningen Kontorchef dated 09 01 2014

In the past, I have written to the **same** Kontorchef **responsible** for the Statsforvaltningen department that corruptly mishandled my case.

See the following letters:-

008 Statsforvaltningen Kontorchef 04-02-2011 *NEW UPLOAD*

012 to Statsforvaltningen Kontorchef dated 25-05-2011

015 From Statsforvaltningen Kontorchef 08-06-2011 *NEW UPLOAD*

The above two letters prove that the **Kontorchef** (Head of Department) **knows** that the "børnesagkyndige undersøgelser' (English: child welfare investigation) did not meet the minimum requirements for the investigation with regards to the number of observations (home visits).

The letter below is my letter to the Knontorchef that explains why the psychologist who did the <u>børnesagkyndige undersøgelser</u> should have been disqualified from the case due to a conflict of interest (Danish: Inhabil til sagen)

024_to_statsforvaltningen_kontorchef_14-02-2012 *NEW UPLOAD*

026 to statsforvaltningen Kontorchef dated 7-03-2012

Other Similar Cases?

My case falls under the jurisdiction of one particular <u>Statsforvaltningen</u>office. I believe that there are other similar cases within the other <u>Statsforvaltningen</u> offices.

I know for a fact (I have documentation form another father), that the same psychologist and case work involved with my case did a børnesagkyndige undersøgelser for the same Statsforvaltningen offices as my case, with similar problems to my case, especially regarding the number of observations not meeting the minimum requirements for the børnesagkyndige undersøgelser.

This means that all of <u>Statsforvaltningen</u> Kontorchefer (English: Department Heads) have a very serious problem to deal with as they and their staff could also be reported to the police for breeches of Danish Penal

Law (Straffeloven§146, §155, §156, §157, §163, §215, §261).

8) SHOULD ANKESTYRELSENS AFDELINGSCHEF DORRIT SYLVEST NIELSEN RESIGN (BE FIRED)?



(logo source)

Who are Ankestyrelsens Familieretsafdeling?

Ankstryrelsen is The Danish National Board of Appeals that deals with, among others, appeals/complaints regarding issue/decisions relating to The Danish States Administration (Danish: Statsforvaltningen) and the local districts/councils (Danish:



Kommunes)

Click here to see Ankestyrelsen's Organisations Diagram

Ankestyrelsens Familieretsafdeling is a division of Ankstryrelsen

but focusses on, among others, appeals/complaints regarding issue/decisions relating to The Danish States Administration (Danish: Statsforvaltningen) and the local districts/councils (Danish: Kommunes), relating specifically to Danish Family Law.

Ankestyrelsens Familieretsafdeling translates to <u>The Division of Family Affairs at the National Social Appeals Board</u> in English.

Previously, <u>Ankestyrelsens Familieretsafdeling</u> was called Familiestyrelsen (English: <u>The Board of Family Affairs</u>), and was under the authority of the Ministry of Justice until late 2011 when it was moved under, with a change in name in 2012, to be under the responsibility of <u>Minister Karen Hækkerup</u>'s as Minister of Social affairs/welfare.

•Who is Afdelingschef Dorrit Sylvest Nielsen?

<u>Afdelingschef Dorrit Sylvest Nielsen</u> is the person charged with the full responsibility for <u>Ankestyrelsens Familieretsafdeling</u>.



PHOTO: Afdelingschef Dorrit Sylvest Nielsen (source)

<u>Afdelingschef Dorrit Sylvest Nielsen</u> was the Direktør for Familiestyrelsen which was <u>Ankestyrelsens Familieretsafdeling</u> previous incarnation.

Therefore, the responsibility for any problems relating to Ankestyrelsens Familieretsafdeling should naturally fall upon Afdelingschef Dorrit Sylvest Nielsen.

As the following two dilemmas show, I believe there are sufficient reasons to call for <u>Afdelingschef Dorrit Sylvest Nielsen</u>'s resignation.

The situation is very serious: Every decision made by Statsforvaltningen, Ankerstyrelsen
Familieretsafdeling, Psykolognævnet, and Kommunes - especially those involving børnesagkyndige undersøgelser (English: child welfare investigation) since at least 2009 - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

Ankestyrelsen Dilemma No. 1: Disregarded Own Guidelines

The rules/guidelines defining 'børnesagkyndige undersøgelser' (English: Child Welfare Investigations) are defined in 'Vejledning om børnesagkyndige undersøgelser' (English: Guidelines on Child Welfare Investigations) see here and here (in Danish).

Vejledning om børnesagkyndige undersøgelser' (see here and here), was written by Ankerstyrelsens Familieretsafdeling (Familietsyrelsen) in conjunction with Dansk Psykolog Forening (The Danish Psychologists' Association).

The current and previous versions of 'Vejledning om børnesagkyndige undersøgelser' (see here and here) are 100% the same in content, with a cosmetic change to do with the change of name from Familiestyrelsen to Ankerstyrelsens Familieretsafdeling.

'Vejledning om børnesagkyndige undersøgelser' (see here and here)



states the following:-

En børnesagkyndig undersøgelse bør som udgangspunkt indeholde:

(English: A child welfare investigation should, as a starting-point, include:)

1) To klinisk (afdækkende) samtaler med hver af forældrene – eventuelt også samtaler med forældrene sammen

(English: Two clinical (substantive) interviews with each parent - possibly with both parents together)

2) To observationer af samspillet mellem hver af forældrene med barnet

(English: Two observations of the interaction between each parent with the child)

3) Én samtale med barnet alene

(English: One conversation with the child alone)

4) Yderligere information om barnet og/eller forældrene fra offentlige myndigheder og lign.

(English: Further/additional information about the child and / or parents from public authorities and the like.)

5) En gennemgang af erklæringen med forældrene.

(English: A review of the declaration with the parents)

Now, in Denmark, to guarantee "minimum legal rights" there is such a thing called "retssikkerhed" (see here and <a href=here - in Danish), and this case this means that when 'børnesagkyndige undersøgelser' are performed, they have to meet the minimum requirements set out in the 'udgangspunkt' (English: basis) as described in 'Vejledning om børnesagkyndige undersøgelser' (see here and <a href=here)

My case proves that invalid 'børnesagkyndige undersøgelser' that do not meet the 'udgangspunkt' (English: basis) are being performed and then used to make illegal decisions.

See proof in the documentation below:-

001a 1st Page of Psychologist's report

010 Statsforvaltningens 'JUSTITSMORD' Decision dated 15-02-2011

003 Familiestyrelsens 'JUSTITSMORD' Decision dated 16-05-2011 see pages 6 and 8

009 Familiestyrelsen Afslag dated 14-09-2011

'Vejledning om børnesagkyndige undersøgelser' (see here and here)

All of the above leads to a very serious dilemma for <u>Ankerstyrelsens</u> <u>Familieretsafdeling (Familietsyrelsen)</u> as described below.

Ankestyrelsens Dilemma No.2: Kontorchef Malene

Vestergaard

The most interesting thing about Ankerstyrelsens Familieretsafdeling (Familietsyrelsen) involvement in this case is that, the person who wrote 'Vejledning om børnesagkyndige undersøgelser' (see here and here) is a person called Kontorchef Malene Vestergaard.





PHOTO: Kontorchef Malene Vestergaard (Source)

Malene Vestergaard was Kontorchef for Familieret 1 in Ankerstyrelsens Familieretsafdeling (Familietsyrelsen) at the time my case was handled by Ankerstyrelsens Familieretsafdeling (Familietsyrelsen) on two seperate occasions.

The staff who handle my case at <u>Ankerstyrelsens Familieretsafdeling</u> (<u>Familietsyrelsen</u>) were <u>also</u> from <u>Familieret 1</u>.

What the above means is that the staff involved with my case from Ankerstyrelsens Familieretsafdeling (Familietsyrelsen) knowingly disregarded (tilsidesat) 'Vejledning om børnesagkyndige undersøgelser' (see here and here and here) that was written by their direct boss Malene Vestergaard who was Kontorchef for Familieret 1.....how can this be?

Now, I had specifically pointed out both this and the previous dilemma (which are basically two parts of the same dilemma) in my documentation to Minister Karen Hækkerup when she was Social Minister in late September/October 2012. But Minister Karen Hækkerup chose to do nothing. See Minister Karen Hækkerup Hækkerup's reply below.

<u>002 Letter from Social Minister Karen Hækkerup 17-10-2012</u>(in Danish)

Malene Vestergaard is now Knotorchef for Familieret in Ministeriet for Børn, Ligestilling, Integration og Sociale Forhold (English: The Ministry of Children, Gender Equality, Integration and Social Affairs).

How can this be? Shouldn't <u>Malene Vestergaard</u> be fired? Is this some kind of "White (supremacy) privilege"?

Why was <u>Malene Vestergaard</u> moved/promoted from <u>Ankerstyrelsens</u> <u>Familieretsafdeling (Familietsyrelsen)</u> to <u>Knotorchef for Familieret</u> in <u>Ministeriet for Børn, Ligestilling, Integration og Sociale Forhold?</u>

Even though I gave Minister Karen Hækkerup (as Socialminister) information proving that Malene Vestergaard's own staff that were under Malene Vestergaard's direct responsibility, ignored 'Vejledning om børnesagkyndige undersøgelser' (see here and here) that was 'written' by Malene Vestergaard, why was nothing done?

Isn't there something seriously wrong with this?



picture source

Resignations (firings)

The situation is very serious: Every decision made

byStatsforvaltningen, Ankerstyrelsen

Familieretsafdeling, Psykolognævnet, and Kommunes - especially



those involving børnesagkyndige undersøgelser (English: child welfare investigation) since at least 2009 - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

Malene Vestergaard Resignation(Firing):

I believe <u>Malene Vestergaard</u> should be immediately suspend (with a view to resignation/firing) from duty at <u>Ministeriet for Børn, Ligestilling</u>, <u>Integration og Sociale Forhold</u> due to credibility issues, and <u>Malene Vestergaard</u> asked: "How is it, that staff that were under your direct responsibility, ignored 'Vejledning om børnesagkyndige undersøgelser' (see <u>here</u> and <u>here</u>) that was 'written' by yourself (i.e <u>Malene Vestergaard</u>)?"

Further, which other laws and guidelines that were 'written' by <u>Malene Vestergaard</u> have also been ignored by <u>Ankerstyrelsen Familieretsafdeling</u>?

A search of Retsinformation.dk reveals which laws/guidelines Malene Vestergaard has been involved with. (click here for google search results).

An expanded search of Retsinformation.dk reveals which laws/guidelines BOTH Malene Vestergaard and Minister Karen Hækkerup have been involved with (click here for google search results).

<u>Afdelingschef Dorrit Sylvest Nielsen Resignation(Firing):</u>

I believe <u>Afdelingschef Dorrit Sylvest Nielsen</u> should also be asked to resign(fired) for all the reason described above, as the responsibility for any problems relating to <u>Ankestyrelsens Familieretsafdeling</u> falls upon <u>Afdelingschef Dorrit Sylvest Nielsen</u>.



(picture source)

If you also believe that Afdelingschef Dorrit Sylvest Nielsen and Malene Vestergaard should resign(be fired) after reading this article, very kindly and respectfully write to Minister Manu Sareen (Ministeren for børn, ligestilling, integration og sociale forhold) at min@sm.dk asking for the immediate resignation of fdelingschef Dorrit Sylvest Nielsen (and Malene Vestergaard)



PHOTO: Minister Manu Sareen (source)

9) MY COMPLAINT TO PSYKOLOGNÆVNET & PSYKOLOGNÆVNET'S DECISION ("COVER-UP"?)



The follwoing documentation are the documents relating to my complaint to **Psykolognævnet**. **The Danish Supervisory Board of Psychological** - over the psychologist who performed the invalid Chidlwelfare Investigation.

Psykolognævnet's decision fails to criticise the psychologists work even though Psykolognævnet point out in its decision that the psychologist only made one observation of the interaction between each parent with the child.

Since the minimum requirements for the Child Welfare Investigation (Danish: 'børnesagkyndige undersøgelser') clearly states that there must be at least two observations of the interaction between each parent with the child, **Psykolognævnet's decision** failure to criticise the psychologists work is clearly wrong.

Is Psykolognævnets decision some kind of "cover-up"?

The <u>Ethical Principles for Nordic Psychologist</u> states the following in the second to last paragraph:-

The principles are a basis to consider complaints about psychologists (<u>source</u>).

Therefore, The Danish Supervisory Board of Psychological Practice has to take both The Ethical Principles for Nordic
Psychologistand The law act on the rights and duties of psychologists (Danish: Psykologlov) when handling complaints against authorised psychologists.

This means that The Danish Supervisory Board of Psychological Practice has to also show **solicitude** (care) and conscientiousnessin handling complaints over handling complaints against authorised psychologists.

Psykolognævnet's decision clearly lacking in solicitude (care) and conscientiousness, and is inappropriate and unprofessional, and unethical (corrupt).

The following documentation speak for themselves!

001_to_psykolognævnet_09052012

001a 1st Page of Psychologist's report

002 to psykolognævnet 14-05-2012

003 psykolognævnet 14-08-2012

004 psykolognævnet partshøring 30-10-2012

005 to Psykolognævnet 09-11-2012

006 psykolognævnet decision 17-12-2012

007 to psykolognævnet 21-12-2012

relevant documentation

001b Statement from School

001c Statement from Day Institution

026 to statsforvaltningen dated 7-03-2012 *NEW UPLOAD*

<u>024 to statsforvaltningen kontorchef 14-02-2012</u> *NEW UPLOAD* (Document explaining my children's mother's problems)

• The situation is very serious: Every decision made

by Statsforvaltningen, Ankerstyrelsen

Familieretsafdeling, Psykolognævnet, and Kommunes - especially



those involving 'børnesagkyndige undersøgelser' (English: child welfare investigation)conducted bypsychologists who are members of Dansk Psykolog Forening since at least 2009 - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

 Report to the Police (pending): I have a claim on breeches of several sections of Danish Penal
 Law (<u>Straffeloven§146</u>, §155, §156, §157, §163, §215, §261) by staff from the authorities and psychologists involved with my case.

10) PSYCHOLOGIST VS PSYCHOLOGIST

It is very clear from the documentation that I provide that the psychologist who did the Child Welfare Investigation did not meet the minimum requirements to perform the investigation, and therefore performed an unethical investigation that is in actual fact invalid, and that it was used to make an illegal decision by The Danish Stats Administration (Danish: Statsforvaltningen).

The psychologist in question deserves to be openly criticised by other psychologists.

In fact, it is not uncommon for psychologists who are members of The Danish Psychological Association to strongly criticise and openly each other on the basis of <u>ethics</u>.



PHOTO: Psychologist Lars Diemer Cand.psych.aut. (source)

One example of psychologists strongly criticising other psychologists, is when **Psychologist Lars**

DiemerCand.psych.aut. and **Psychologist Pia Scheuer**Cand.psych.aut. made the following criticism (which I paraphrase):-

English (translation): "It is common knowledge that if one is to make an invetsigation of children ... one has to follow the ethical rules ... psychologists who are doing investigations that do not even as a minimum live up to the general ethical rules, are problematic."

Danish (original): "Det er almindelig kendt, at hvis man skal lave undersøgelser af børn...man skal følge de etiske regler...psykologer, der laver undersøgelser,der ikke engang som minimum lever op til almindelige etiske regler, er problematisk."

The above criticism was made by **Psychologist Lars Diemer**Cand.psych.aut. and **Psychologist Pia Scheuer**Cand.psych.aut. in their article "Man Gjorde Et Barn Fortræd" for the The Danish Psychological Association members magazine.

Read in Danish "Man Gjorde Et Barn Fortræd"

You know what? I totally agree 100% with Psychologist Lars Diemer and Psychologist Pia Scheuer.

However, Psychologist Lars Diemer and Psychologist Pia Scheuer criticims presupposes that they themselves follow the



ethical rules and meet minimum requirements that are clearly stated in any written guidelines for any investigations involving children that they themselves conduct or are involved with.

Why do I write the above paragraph?

Were both **Psychologist Lars Diemer** and **Psychologist Pia Scheuer** involved with this case?

I neither confirm nor deny the involvement of Psychologist Lars Diemer and Psychologist Pia Scheuer with this case.

11) Dansk Psykolog Forening's Credibility (SHOULD Formand Eva Secher Mathiasen RESIGN?)



Dansk Psykolog Forening's Credibility

I have provided information to The Danish Psychological Association Chairman regarding the invalid Child Welfare Investigation and highlighted that there is a much greater problem...but The Danish Psychological Association has chosen to do nothing (*like all the other corrupt Danish State authorities involved with my case*).

The very last paragraph of the **Ethical Principles for Nordic Psychologist** it states the following:-

English (translation): "A psychologist who is aware that a colleague seriously departs from the ethical principles that is obliged to make the national psychological association aware of this."

Danish (original): "En psykolog, som er bekendt med, at en kollega i alvorlig grad fraviger de fagetiske principper, har pligt til at gøre den nationale psykolog foerning opmærksom på dette"(source)

What is the **appropriate** and **professional** thing that The Danish Psychological Association should have done after being given information to them about one of their members conducting invalid Child Welfare Inverstigations, that are then being used by Statsforvaltningen to make illegal decisions?

Read the following documentation:-

007_to_psykolognævnet_21-12-2012

proof_of_conversation_with_Eva Secher Mathiasen 04-06-2012

email_to_Eva Secher Mathiasen_08-06-2012

The situation is very serious: Every decision made

by <u>Statsforvaltningen</u>, <u>Ankerstyrelsen</u>
Familieretsafdeling, <u>Psykolognævnet</u>, and Kommunes - especially those involving <u>'børnesagkyndige undersøgelser'</u>(*English: child welfare investigation*) conducted by **psychologists** who are members of <u>Dansk Psykolog Forening</u> since at least <u>2009</u> - will have to be investigated (and I believe by the police)...and people involved will have to 'resign' (or be fired!).

Should Formand Eva Secher Mathiasen RESIGN?



PHOTO: Eva Secher Mathiasen Cand.psych.aut. (<u>source Claus</u> <u>Bjørn Larsen</u>)

I believe that **The Danish Psychological Association** are required to **expel** the psychologist in question who carried out the invalid Child Welfare Investigation.

I have informed **Chairman Eva Secher Mathiasen Cand.psych.aut**. of the identity of the psychologist in question.

In my telephone conversation (in Danish) with **Chairman Eva Secher Mathiasen Cand.psych.aut**. on the 4th June 2012, I asked here if it is allowed to have a error in the minimum requirements (Danish: Det vil sige en fejl i udgangspunket for undersøgelsers inhold)...to which **Chairman Eva Secher Mathiasen Cand.psych.aut** replied "No" (Danish: Nej).

The above question is the kind of question to which there is only one credible answer. I believe it is necessary to go to court to get **Chairman Eva Secher Mathiasen Cand.psych.aut** to answer the question under oath on record.

proof of conversation with Eva Secher Mathiasen 04-06-2012



(picture source)

If The Danish Psychological Association do not expel the psychologist in question, then I believe that Chairman Eva Secher Mathiasen Cand.psych.aut. should resign from the post of Chariman of The Danish Psychological Association.

12) POLICE REPORT (Danish: POLITIANMELDELSE)



(Logo source)

I have a claim on breeches of several sections of Danish Penal Law (<u>Straffeloven §146, §155, §156, §157, §163, §215, §261</u>) by Statsfroavltningen,the other authorities involved and by my children's mother. I am in the process of writing a police report (Danish: politianmeldelse), and I have also been in contact with Copenhagen Police (Danish: Københavns Politi).

Danish Penal Law (Straffeloven) §146 reads as follows:-

English: "Penal Code § 146: Someone who commits, whilst having jurisdiction or as part of a public authority to the right make judegments (decisions) on legal matters relating to private life, injustice in deciding the case or its handling, shall be punished with imprisonment of up to 6 years.

Stk. 2 If the act is committed with intent to cause loss of welfare for someone, then the penalty is imprisonment for up to 16 years."



Danish: "Straffeloven § 146: Begår nogen, der har domsmyndighed, eller hvem der tilkommer offentlig myndighed til at træffe afgørelse i retsforhold, der vedrører private, uretfærdighed ved sagens afgørelse eller behandling, straffes han med fængsel indtil 6 år.

Stk. 2. Begås handlingen med forsæt til velfærdsfortabelse for nogen, er straffen fængsel indtil 16 år."

Statute of limitations

Danish Penal Law (<u>Straffeloven</u>) <u>Chapter 11</u> contains information the Statute of limitations (**Danish**: <u>Ophør af den strafbare handlings retsfølger</u>)

13) THE MOTHER'S FALSE ACCUSATIONS & 'SMOKING GUN'



(PICTURE SOURCE)

LIAR, LIAR! Since the root cause of all the problems is my children's mother's accusations, I will be reporting her to the police as part of my forthcoming police report (Danish: politianmeldelse) for breeches of several sections of Danish Penal Law (<u>Straffeloven</u> §146, §155, §156, §157, §163, §215, §261).

Let's face it: If my children's mother's accusations were true, then she should have gone to the **police** a long time ago!

My evidence includes recordings (the smoking gun) that prove my children's mother is:-

- Violent
- Threatening including a threat on my life
- Kidnapped and withheld my children from me in 2008
- Motivated by money I have a recording of her stating 'that she will get the children's address to get all the money (børnepenge)'
- My children's mother having a psychotic episode.

The recordings have been part of the Statsforvaltningen case journal since 2008...and have been sent to the responsible ministries, and to the kommune in which I live, and this information will be included in my 'politianmeldelse'.

I have been told by several Danish people, both female and male, that it is *common* for mothers to kidnap children from the family home to make false accusations about fathers to <u>Statsforvaltningen</u> and the kommune, and for <u>Statsforvaltningen</u> and kommune to act in favour of the mother.

I have decided to report my children's mother to the police for her false accusations along with staff from the authorities



involved.



(PICTURE SOURCE)

My children's mother's behaviour is totally and rationally explainable within in the context of 'primitive/immature defensive mechanism' and 'borderline personality disorder'.

Read the following document:-

<u>024_to_statsforvaltningen_kontorchef_14-02-2012</u> *NEW UPLOAD* (Document explaining my children's mother's problems)

Furthermore, due to factor called 'comorbidity', if a person meets the requirements to be diagnosed with one 'pesonality disorder', that person will also meet the requirements to be diagnosed with another personality disorder.

'Comorbidity' is further explained due to the fact that the criteria listing for each personality disorder has some 'overlap'. For example, a 'lack of empathy' is a 'trait' that is common to borderline, narcissist, antisocial, and a psychopathic disorder

'Comorbidity' explains 'why' a particular person will appear to behave like a **borderline**, a **narcissist**, an **antisocial**, and a **psychopath**.

In the preface to book "PSYCHOPATHY: Antisocial, Criminal, and Violent Behavior" the following is stated:-

"The use of the psychopathy concept in clinical settings has for different reaosn faded away in many countries in Europe.

Nevertheless, there is a close and inverse relationship between psychoypathy and borderline diagnosis, which was illustrated in a study in Denmark.

Patients who would have earlier been diagnosed as having psychopathic deviances are now often labeled borderline."

Understanding personality disorders, <u>primitive/immature defensive</u> <u>mechanism</u>, <u>comorbidity</u> and how to deal with a person exhibiting related behaviours is essential.

Keep your head cool, and stick (fanatically) to the facts, whilst thoroughly exposing the facts for everyone to see.

In fact, you need to collect enough information(evidence) to prove your case to the police, and then report that person to the police.

Read the following article about dealing with an (ex)-partner who has Borderline Personality Disorder.

• "I Hate You - Don't Leave Me" by Randi Kreger

I also recommend the book <u>'Splitting: Protecting Yourself While</u>
Divorcing Someone with Borderline or Narcissistic Personality
Disorder'



14) INSTITUTIONAL RACISM & SEXISM

Definitions are important, as they allow the **identification** of the **criteria** used to make a **judgement**.



PICTURE: <u>Sir William Macpherson (Retired High Court judge)(source)</u>

In the UK, as part of the "<u>Stephen Lawrence Inquiry</u>", <u>'Institutional</u> <u>Racism'</u> was defined by <u>Sir William Macpherson (retired judge)</u> as follows:-

"Institutional racism: the collective failure of an organization to provide an **appropriate** and **professional** service to people because of their colour, culture, or ethnic origin".

The above definition can also be used to define **institutional corruption**, **Institutional racism** and **institutional sexism** against**fathers**.

It is clear from the documentation that I disclose, that the behaviour, work, and decisions by the involved staff (and contracted persons) from the authorities involved was 'inappropriate and unprofessional'.

I have been told by various (white) Danes that the reasons for the problems with my case is because I am NOT a white ethnic Dane.



PICTURE: The C.O.W.S "Please, respect me like I am a white person" T-shirt Experiment. picture source.

Interesting, as before the illegal change in my time with my children, I wrote to the Director responsible for the particular Statsforvaltningen offices that my case fell under.

The Director of that particular Statsforvaltningen replied by <u>letter</u> as follows:-



Danish: "Jeg kan oplyse, at vi bestræber os på at levere en høj service, og at vi bestræber os på at være **neutrale** og **upartiske**"

English: "I can inform you that we strive to deliver a high level of service and we strive to be **neutral** and **impartial**"

Read the letter for yourself in the link below:-

002 Letter form the Director Statsforvaltingen 'XXXX' dated 01-07-2010

So a while ago, after my time with my kids was illegally changed, and whilst preparing my complaint to the Ombudsmand, I decided to write to the Direktør of the Statsforvaltningen with an analysis that explains why I believe that Statsforvaltningen are **corrupt**, **racist** and **sexist** against **fathers**.

Read and study the letter for yourself that I recently uploaded in the link below:-

<u>022 to Statsforvaltningen Xxxxx Direktør dated 16-01-2012</u>*NEW UPLOAD*

So, what we are talking about is a serious case of 'Institutional Racism' and 'Institutional Sexism'.

In the UK, <u>'Institutional Racism'</u> was defined by <u>Sir William</u> <u>Macpherson (retired judge)</u> as follows:-

"Institutional racism: the collective failure of an organization to provide an **appropriate** and **professional** service to people because of their colour, culture, or ethnic origin".

• The Context Of White Supremacy (The C.O.W.S)

RACISM = WHITE SUPREMACY: In this particular case the word 'racism' is synonymous with 'white supremacy'.

It has been stated by Neely Fuller Jr, author of the "Compensatory Code Book", that "If you do not understand white supremacy (racism), everything else that you think you understand, will only confuse you"

<u>"White supremacy"</u>, meaning that people classified as 'white' are treated superior to people classified as 'not-white'.

Within the context of <u>'white supremacy'</u>, people classified as 'white' are treated superior to people classified as '**not-white**', by **mistreating/abusing** the rights of people classified as '**not-white**'.

The whole situation can be best described by use of the phrase 'HIGH TECH LYNCHING'

Information on "low tech or traditional lynchings" can be found at the website Without Sanctuary.

Am I dealing with people in my case who are exhibiting <u>The Psychopathic Racial Personality</u>?

Past Examples of Danish State Institutional Racism

Other examples of Danish state institutional racism include the <u>Tamil Case</u> (Danish: <u>Tamilsagen</u>) and the <u>Palestinian Stateless</u> <u>Case</u> (Dansih: <u>Statesløs-sagen</u>).

It is clear that in both the <u>Tamil Case</u> (Danish: <u>Tamilsagen</u>) and the <u>Palestinian Stateless Case</u> (Danish: <u>Statesløs-sagen</u>) that the cases in question were handled both **inappropriately** and **unprofessionally**.





(picture source)

The denial of racism is absolutely crucial to its existence.

Read (Danish) <u>Hækkerup: Racisme er ikke en generel tendens i</u> <u>Danmark</u>

15) Challenging the Null Hypothesis and CONCLUSION

The	P - Value Interpretation Table
Less than 0.01	Strong evidence against Null Hypothesis, Very statistically significant
0.01 to 0.05	Some evidence against Null Hypothesis, statistically significant
Greater than 0.05	Insufficient evidence against Null Hypothesis

(PICTURE SOURCE)

It is possible to calculate the probability of all the errors occurring by chance in a single case to to determine statistical significance (hypothesis testing).

In statistical inference of observed data of a scientific experiment, the **null hypothesis** refers to a general statement or default position that there is no relationship between two measured phenomena (**source**).

In this case the **Null Hypothesis** would be that the Danish state authorities are **NOT corrupt**, **racist** and **sexist** against **fathers**.

My assertion that the Danish state authorities **ARE corrupt**, **racist** and **sexist** against **fathers**, would then be called the **Atternative Hypothesis**.

The probability of all the errors occurring in one case would then be used as the **p-value**.

If we more than generously assume that the **probability of each single error** occurring by **chance** in a case is **50%** (or 0.5)...then this is the same **chance** as flipping an un-biased coin and getting a particular side.

Therefore, **two errors** occurring in the same case would be 0.5*0.5 = 0.25, and this is the same chance of flipping an un-biased coin and getting the same side two times in a row.

The flipping of an un-biased coin is a useful analogy.

When **five** errors occur in the same case, we get a **p-value** (probability of occurrence) equal to **3.125%** and this is below the **5% threshold** that is normally used to indicate **statistical significance**.

To continue the coin flipping analogy: Five errors occurring in this case is equivalent to flipping an un-biased coin fives times in-a-row, and get the same side of the coin five times in-a-row...*try it, to see how difficult that is*.

<u>Statistical significance</u> is the probability that an effect is not due to just chance alone...and probably due to some other factor (bias).

My Conclusion? In my case I can prove that **at least 5 people** from the the Danish state authorities involved ignored several so called



errors that I have pointed out to them several times.

Furthermore, In my case I can prove that at least 5 Danish state authorities involved ignored several so called errors that I have pointed out to them several times.

The 5 Danish authorities involved with my case are 1) The district Council (Kommune) 2) Statsforvaltningen 3) Ankestyrelsens Familieretsafdelinf (Familiestyrelsen) 4) Psykolognævnet 5) The responsible ministries (The Danish Social Ministry and The Danish Economic & Interior Ministry).

My other blog articles contain links to the case documentation that prove that I really have pointed out the so called errors to several staff from the authorities involved, and that I have done this several times.

The the Danish state authorities and their staff have no room for plausible denial, and the probability of error is statistically significant.

Based on the documentation that I have linked to this and my other articles, the facts of the situation, and the less than 5% chance of probability that at **least 5 people** involved with my case and **at least 5 Danish state authorities** ignored several so called errors that were pointed out to them several times; **only one conclusion can be drawn:**

<u>CONCLUSION:</u> The Danish state authorities are institutionally <u>corrupt</u>, institutionally <u>racist</u> and <u>institutionally sexist</u> against fathers...without a doubt.

16) IF YOU ARE A JOURNALIST



(PICTURE SOURCE)

I call on several journalists to *write about my blog.*..this way you can be free of blame, leaving me to stand as responsible for the content of my blog.

I do not expect journalists to take any more risks than I am prepared to take.

Copies of my documentation (including recordings) are ready, I will be contacting journalists regarding this case in due course.

Journalists and the public now have a chance to view the actual documentation for a case that will have epic consequences for the Danish legal system.

This is a truly unique opportunity for some very serious investigative journalism.

Several copies of my documentation (including recordings) are ready.

Contact: @JusticeSoldier1, justice_soldier-blog@yahoo.co.uk

See the following 'anonymised' case documentation.

17) CASE DOCUMENTATION





(PICTURE SOURCE)

The following are links to the actual case documents to/from the authorities involved.

My documentation shows that for three years I have continuously battled with the system, and all the 'right people' know about the problems of the authorities not doing theier jobs properly and breaking several laws including Straffeloven.

Except for the names of Ministers (who are in the public eye), most names and other information have been 'anonymised'.

Since there is actually quite a bit of information to anonymise and to upload, I have decided to do this piecemeal on a daily basis...so check back regularly to see updates.

Ministry Documentation

More documents still to be uploaded



000 to oim minister margrethe vestager dated 21-10-2013

000 Letter from Økonomi -og Indenrigsministeriet dated 07-11-2013



01_000_to_sm_minister_annette_vilhelmsen_dated_21-10-2013

002 Letter from Social Minister Karen Hækkerup 17-10-2012

004 Letter from Social Ministry 24-10-2012

<u>007 "Quid pro quo" to socialministeriet 15-04-2013</u> *NEW UPLOAD*

008 "Ultimatum" to socialministeriet 06-06-2013 *NEW UPLOAD*

012 Letter from Ankerstyrelsens Familieretsafdeling 04-07-2013

(Response to my "ultimatum" letter to social ministry 06-06-2013)



Email from justitsministeriet 02-10-2012



Statsforvaltningen Documentation



More documents still to be uploaded

<u>002 Letter form the Director Statsforvaltingen 'XXXX' dated 01-07-2010</u>

001a 1st Page of Psychologist's report

001b Statement from School

001c Statement from Day Institution

004 Statsforvaltningen Case Sent to Psychologist 24-08-2010

008 Statsforvaltningen Kontorchef 04-02-2011

010 Statsforvaltningens 'JUSTITSMORD' Decision dated 15-02-

2011 see pages 6 and 8

011 'Klage' Letter to Statsforvaltningen dated 21-02-2011

012 to Statsforvaltningen Kontorchef dated 25-05-2011

015 From Statsforvaltningen Kontorchef 08-06-2011

022 to Statsforvaltningen Xxxxx Direktør dated 16-01-2012

<u>024 to statsforvaltningen_kontorchef_14-02-2012</u> (Document explaining my children's mother's problems)

026 to statsforvaltningen Kontorchef dated 7-03-2012

033 to Statsforvaltningen Direktør Helle Haxgart dated 19 12 2013

034 Statsforvaltningen Direktion dated 20 12 2013

035 Statsforvaltningen Kontorchef dated 09 01 2014

• Ankestyrelsens Familieretsafdeling (Familiestyrelsen)



More documents still to be uploaded

003 Familiestyrelsens 'JUSTITSMORD' Decision dated 16-05-2011

009 Familiestyrelsen Afslag dated 14-09-2011

012 Letter from Ankerstyrelsens Familieretsafdeling 04-07-2013

• Psykolognævnet Documentation



<u>"Det er almindelig kendt, at hvis man skal lave undersøgelser af børn...man skal følge de etiske regler...psykologer, der laver</u>



undersøgelser,der ikke engang som minimum lever op til almindelige etiske regler, er problematisk."

001 to psykolognævnet 09052012

001a 1st Page of Psychologist's report

002 to psykolognævnet 14-05-2012

003 psykolognævnet 14-08-2012

004 psykolognævnet partshøring 30-10-2012

005 to Psykolognævnet 09-11-2012

006 psykolognævnet decision 17-12-2012

007 to psykolognævnet 21-12-2012

<u>024 to statsforvaltningen kontorchef 14-02-2012</u> *NEW UPLOAD* (Document explaining my children's mother's problems)

<u>026 to statsforvaltningen_dated_7-03-2012</u> (document explain why the psychologist should have be disqualified from the case)

Etiske principper for nordiske psykologer

Etiske Principper for nordiske psykologer (reglsæt 2008-2010)

Etiske Principper for nordiske psykologer (reglsæt 2010-2012)

Etiske Principper for nordiske psykologer (reglsæt 2012-2014)

Jura for Psykologer (se kapitel 7 - Habilitet)

Psykologloven

The Psychopathic Racial Personality

Kommune Documentation

To be updated with more actual documents regarding illegal change of 'bopælsadresse' in 2008, and other information._



Kronborg Castle (source)

"To be, or not to be, that is the question— Whether 'tis Nobler in the mind to suffer The Slings and Arrows of outrageous Fortune, Or to take Arms against a Sea of troubles, And by opposing end them?"

010 lawyer_til_council_district(kommune)_16-12-2008

011_lawyer_til_council_district(kommune)_20-01-2009

to komunne direktør 20-05-2014

Other Documentation

001a 1st Page of Psychologist's report

001b Statement from School

001c Statement from Day Institution

proof_of_conversation_with_Eva Secher Mathiasen 04-06-2012

email_to_Eva Secher Mathiasen_08-06-2012

Psykolognævnets beretning Januar 2010 - december 2013



Psykolognævnets beretning Januar 2006 - december 2009

Psykolognævnets beretning Januar 2004 - december 2005

Psykologloven

The Psychopathic Racial Personality

• Ombudsmand Documentation

The only institution that I believe is blameless, is Folketingets Ombudsmand.

Folketingets Ombudsmand chose not to investigate the case.

Folketingets Ombudsmand decision makes sense as I have a claim of breeches of <u>Straffeloven §146, §155, §156, §157, §163, §215, §261</u>

Breeches of <u>Straffeloven</u> can *only* be investigated by the police (and anklagemyndighed).

I will not be disclosing documents from/to the Ombudsmand.

• Links to applicable laws and guidelines



picture source

- Lov om ministres ansvarlighed
- Straffeloven §146, §155, §156, §157, §163, §215, §261
- forældreansvarsloven (LBK nr 1073 af 20/11/2012 Gældende)
- forældreansvarsloven (LOV nr 499 af 06/06/2007 Historisk)
- <u>Vejledning om børnesagkyndige undersøgelser (VEJ nr 72 af 27/09/2012 Gældende)</u>
- <u>Vejledning om børnesagkyndige undersøgelser (VEJ nr 9735 af 18/09/2009 Historisk)</u>
- Statsforvaltningens 'Om Børnesagkyndige undersøgelser'

Opret dig eller log på Avisen.dk for at anbefale



Online Content Now on TV

Stream video and music on your TV wirelessly! Buy now for only \$35. google.com/Chromecast

Enterprise File Sharing

Combat Shadow IT with Top Security On-Premises and in the Cloud egnyte.com/Business-File-Sharing



Scottrade® Official Site

Ranks Highest in Self-Directed Investor Satisfaction. Learn More. www.scottrade.com

TOPNYHEDER







Mystik om callcenter, der hjælper kræftramte børn

Chefer i rigmandsbank: Vi kan ikke betale

Mobbet af lærere og elever: I spyttede på mig

DR holder kendte tv-værters løn hemmelig

Mens krisen kradser scorer rige landmænd kassen

Derfor sagde Nikita ja til job i betændt branche

Stripperskuespiller: Jeg er ikke en klog mand

Aldrende sangstjerne vil adoptere et barn

Dramatiske billeder: Ældre mand reddet ud fra brændende hus

SENESTE



(kl.

Pilotstrejke i Lufthansa rammer 200.000 passagerer (kl. 20:11)

Heunicke: Venstre udførte skræmmekampagne om Nordsøskat (kl. 20:09)

Det er dette du skal spise af broccolien (kl. 20:00)

Dansk succesmålmand er ugens næstbedste spiller i NHL (kl. 19:48)

EL: Danmark bør støtte kurdere i Kobani med våben (kl. 19:48)

Politiet optrævler syrisk netværk af menneskesmuglere (kl. 19:46)

Sådan overlever parforholdet stress (kl.

Reality-kendis serverer burgere på McD (kl. 19:00)

Lasse Vibe slås med Zlatan Ibrahimovic om svensk pris (kl. 18:51) **MEST LÆSTE**







18-årige Nikita fyret fra callcenter: Du skylder 24.500

Mystisk tankskib sætter kurs mod **Danmark**

Derfor vågner du flere gange om

50+ uden dagpenge? Så smækkes kassen i

Wolfsburg smider Bendtner af holdet

Ny viden: Sukkersyge har smadret arbejdslivet for tusinder

Mand fundet død i lejlighed

Forsvundet skuespiller fundet død

Danse-kolleger raser over Besirs farvel



OM AVISEN.DK

TIP REDAKTIONEN

ANNONCERING

BETINGELSER

KONTAKT OS

Vix.dk

Vix.dk

Avisen.dk ApS • Islands Brygge 32D • DK-2300 København S • Tlf.: +45 27837130 • avisen@avisen.dk CVR-nr. 31470021 • Ansvarshavende chefredaktør: Rasmus Emborg • emborg@avisen.dk

Besøg Freeways andre hjemmesider

- o 4fun.dk
- Arto.com
- ArtoGames.com
- Baby.dk
- Bladkiosken.dk
- Blog.dk
- Bolig.dk
- Dating.dk
- Erhvervslokaler.dk
- Findroommate.dk
- Lejebolig.dk o Plusbog.dk
- Room Service SecondSale.dk
- Spigo.dk
- SpigoWorld.com

Room Service

SpigoWorld.com

- Studienet.dk
- Studieportalen.dk
- The Bank
- o VirtualManager.com

Besøg Freeways andre hjemmesider

- 4fun.dk
- o Arto.com

ArtoGames.com

- Baby.dk
- Bladkiosken.dk
- o Blog.dk Bolia.dk
- Dating.dk
- Erhvervslokaler.dk
- Findroommate.dk Leiebolia.dk
- Plusbog.dk
- SecondSale.dk Spigo.dk
- o Studienet.dk
- Studieportalen.dk
- The Bank
- VirtualManager.com